

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

OLIVIA B. on behalf of BIJON B.,

CIVIL ACTION

Plaintiffs,

v.

No. 14-867

SANKOFA ACADEMY CHARTER SCHOOL, DR. LAMONT MCKIM, LOIS MOSES, THE PENNSYLVANIA DEPARTMENT OF EDUCATION, and CAROLYN DUMARESQ,

Defendants.

THE PENNSYLVANIA DEPARTMENT OF EDUCATION, and CAROLYN DUMARESQ,

Third Party Plaintiffs,

SANKOFA ACADEMY CHARTER SCHOOL, THE VANGUARD SCHOOL, and VALLEY FORGE EDUCATIONAL SERVICES,

Third Party Defendants.



## ORDER

**AND NOW,** this 4th day of November 2014, upon consideration of the filings submitted by the parties and the arguments presented at the in-court hearing on September 25, 2014, it is **HEREBY ORDERED**:

- 1. The "Motion to Set Aside Default" filed by Defendants, Lamont McKim and Lois Moses (collectively, the "Individual Defendants") (Doc. 72) is NOV 4 2014 GRANTED;
- 2. The "Motion to Set Aside Default" filed by Defendant, Sankofa Academy Charter School ("Sankofa") (Doc. 88) is GRANTED;

- 3. The "Second Motion for Default Judgment Pursuant to Rule 55(b) Against Sankofa Academy Charter School" filed by Plaintiffs (Doc. 75) is **DENIED AS MOOT**;
- 4. The "Motion for Default Judgment as to Lamont McKim and Lois Moses" filed by Plaintiffs (Doc. 78) is **DENIED AS MOOT**; and,
- 5. The "Motion for Attorneys' Fees" filed by Plaintiffs (Doc. 74) is **DENIED**.

BY THE COURT:

ROBERT F. KELLY SENIOR JUDGE

<sup>&</sup>lt;sup>1</sup> Although Plaintiffs have styled this Motion as "Plaintiffs' Response to the Court's Order of August 14, 2014," we refer to it as "Plaintiffs Motion for Attorneys' Fees."